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NOTICE OF ALLOWANCE AND FEE(S) DUE

23975

7590

05/20/2004

DAVID G GROSSMAN 1408 BAYSHIRE LANE HERNDON, VA 20170

EXAMINER JOHNS, ANDREW W

ART UNIT

PAPER NUMBER

2621

DATE MAILED: 05/20/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/840,054	04/24/2001	Robert Wilhelm Schumann	1005-7U	3693

TITLE OF INVENTION: VISUAL COPYRIGHT PROTECTION

ſ	APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
	nonprovisional	NO	\$1330	\$0	\$1330	08/20/2004

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown

B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

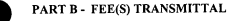
B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

☐ Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.



Complete and send this form, together with applicable fee(s), to: Mail

Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

(703) 746-4000 or Fax

INSTRUCTIONS: This form appropriate. All further corre indicated unless corrected be maintenance fee notifications.	spondence including the I low or directed otherwise				s will be mailed to the current ses; and/or (b) indicating a sepa		
CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with any corrections or use Block 1)				Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must			
23975 759					cate of mailing or transmission.		
DAVID G GROSSMAN 1408 BAYSHIRE LANE HERNDON, VA 20170				Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO, on the date indicated below.			
				transmitted to the O	51 10, on the date maleated out	(Depositor's name)	
						(Signature)	
		•				(Date)	
APPLICATION NO.	FILING DATE	FIRS	ST NAMED INVEN	TOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/840,054	04/24/2001	Roh	ert Wilhelm Schur	nann	1005-7U	3693	
TITLE OF INVENTION: VIS	SUAL COPYRIGHT PROT	rection					
APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PU	BLICATION FEE	TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	NO	\$1330		\$0	\$1330	08/20/2004	
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JOHNS, AN	DREW W	2621		382-100000			
CFR 1.363). Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. "Fee Address" indication (or "Fee Address" Indication form age: atto			names of up to agents OR, alterna firm (having as a agent) and the na	the patent front pag 3 registered patent atively, (2) the nan member a registere mes of up to 2 reg s. If no name is list	attorneys or 1 ne of a single ed attorney or 2 gistered patent		
3. ASSIGNEE NAME AND I PLEASE NOTE: Unless a been previously submitted (A) NAME OF ASSIGNE	n assignce is identified be to the USPTO or is being	low, no assignee data submitted under separa	will appear on the ate cover. Complet	patent, Inclusion o ion of this form is N Y and STATE OR (ŕ	ignment.	
Please check the appropriate a	assignee category or catego			individual	corporation or other private g	roup entity government	
4a. The following fee(s) are e	nclosed:		ayment of Fee(s):	ount of the frace):-	anclosed		
☐ Issue Fee ☐ A check in the amount of the fee(s) is enclosed. ☐ Publication Fee ☐ Payment by credit card. Form PTO-2038 is attached.							
☐ Advance Order - # of Copies ☐ The Director is hereby authorized by charge the required fce(s), or credit any overpay				credit any overpayment, to			
Director for Patents is reques	ted to apply the Issue Fee a		any) or to re-annly		(enclose an extra of the did issue fee to the application ide		
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NOTE; The Issue Fee and other than the applicant; a interest as shown by the rec This collection of informat obtain or retain a benefit b application. Confidentiality estimated to take 12 minute completed application form case. Any comments on t suggestions for reducing th Patent and Trademark C 22313-1450. DO NOT SI SEND TO: Commissioner for	registered attorney or agords of the United States Properties on is required by 37 CFR by the public which is to find the public which which is to find the public which is to find the public which which is to find the public which which is to find the public which w	ent; or the assignee of the tent and Trademark Content and Tradema	or other party in office. on is required to O to process) an				

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DAVID G G		N		JOHNS, AN	NDREW W
.408 BAYSH! HERNDON, V				ART UNIT	PAPER NUMBER
ibidibor, i	1120170			2621	

DATE MAILED: 05/20/2004

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 696 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 696 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

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	Application No.	Applicant(s)				
Nadio - E Allono - Lille	09/840,054	SCHUMANN ET AL.				
Notice of Allowability	Examiner	Art Unit				
	Andrew W. Johns	2621				
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in this ap or other appropriate communicatio IGHTS. This application is subject to	oplication. If not included n will be mailed in due course. THIS				
1. 🖂 This communication is responsive to the interview of 10 Ma	ay 2004.					
2. The allowed claim(s) is/are <u>1-46</u> .						
3. \square The drawings filed on <u>24 April 2001</u> are accepted by the Ex	xaminer.					
 Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received:	be been received. been received in Application No					
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.						
5. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient.						
6. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.					
(a) ☐ including changes required by the Notice of Draftspers		-948) attached				
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date		·				
(b) ☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date						
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on the drawi	ings in the front (not the back) of				
7. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.						
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 4 4. ☐ Examiner's Comment Regarding Requirement for Deposit	6. ⊠ Interview Summary Paper No./Mail Da 98), 7. ⊠ Examiner's Amend	ite <u>3</u> .				
of Biological Material	9.					

Q-11-04

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 C.F.R. § 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with David Grossman on 10 May 2004.

The application has been amended as follows:

In claim 18, at line 3, change "to fast" to read --too fast--.

Amend claim 25 to read:

- 25. (Amended) An apparatus for visual copyright protection comprising:
 - (a) a light source capable of producing light;
 - (b) a light array, having at least one element, capable of acting on the light to produce a modulated light beam;
 - (c) a light array controller <u>for modulating said light array using at least one disruptive</u> <u>light pattern</u>; and
 - (d) a disruption processor for producing said at least one disruptive light pattern based upon a criterion, said criterion being how said pattern is perceived by an IRD and a human differently.
- 2. The following is an examiner's statement of reasons for allowance: None of the prior art teaches or suggests the claimed invention. Specifically, while Chaum and Wrobleski each teaches systems that project visual copyright protection information together with a projected

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visual image, neither suggests that such a visual copyright protection system can include selecting or producing a disruptive light pattern based on a criterion, the criterion being how the pattern is perceived differently by an IRD and a human, and then controlling the modulation of a light beam by controlling a light array using the pattern, as required by the claims. While Levy et al. appears to teach a number of the features of at least some of the claim of the instant application (see paragraphs [0080]-[0082] and [0085], for example), the effective date of Levy et al. is not earlier than 21 December 2000. Since all of the claims that might be met by Levy et al. are fully supported by the provisional application filed 24 April 2000, Levy et al. does not qualify as prior art for these claims. Similarly, while Tehranchi et al. appears to meet the limitations of a number of the claims (see Figures 22 and 23, as well as paragraphs [0198]-[0213], for example), these claims are supported by the earlier filed provisional application, so that Tehranchi et al. fails to qualify as prior art for these claims. Therefore, none of the prior art teaches or suggests the claimed invention.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

- 3. Claims 1-46 are allowed.
- 4. This application does not include a duly executed power of attorney and has joint inventors listed. Applicants are reminded that any response to this (or any other) action must either be signed by each named inventor, or be accompanied by an appropriate power of attorney to the person signing the response.

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5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Allebach et al. and Javidi et al. teach apparatus that include light sources, light arrays, light array controllers and disruption processors. The cited non-patent literature references describe the problem addressed by applicant's invention. Hannigan et al. provides visual copyright protection by treating a screen to modify its reflectivity in order to convey information. Revelli, Jr. et al., Bruekers et al., and Eveleens et al. each teach systems that are related to applicant's invention, but each of these references has an effective filing date that is after the filing date of the instant application.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Johns whose telephone number is (703) 305-4788. The examiner in normally available Monday through Friday, at least during the hours of 9:00 am to 3:00 pm Eastern Time. The examiner may also be contacted by e-mail using the address: andrew.johns@uspto.gov. (Applicant is reminded of the Office policy regarding e-mail communications. See M.P.E.P. § 502.03)

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If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Leo Boudreau, can be reached on (703) 305-4706. The fax phone number for this art unit is (703) 872-9306. In order to ensure prompt delivery to the examiner, all unofficial communications should be clearly labeled as "Draft" or "Unofficial."

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center Customer Service Office whose telephone number is (703) 306-0377.

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A. Johns

ANDREW W. JOHNS
PRIMARY EXAMINER